EXHIBIT E

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

KAIFI LLC,

Plaintiff,

v.

T-MOBILE US, INC. and T-MOBILE USA, INC.,

Defendants.

KAIFI LLC,

Plaintiff.

v.

VERIZON COMMUNICATIONS INC., CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS, VERIZON SERVICES CORP., VERIZON ENTERPRISE SOLUTIONS, LLC, VERIZON BUSINESS GLOBAL LLC, VERIZON BUSINESS NETWORK SERVICES, LLC, VERIZON CORPORATE SERVICES GROUP INC., VERIZON DATA SERVICES, LLC, VERIZON MEDIA INC., and VERIZON ONLINE, LLC,

Defendants.

CASE NO. 2:20-CV-281-JRG

JURY TRIAL DEMANDED

CASE NO. 2:20-CV-280-JRG

JURY TRIAL DEMANDED

LETTER OF REQUEST: REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION OF 18 MARCH 1970 ON THE TAKING OF EVIDENCE ABROAD IN CIVIL OR COMMERCIAL MATTERS

GREETINGS:

1. Sender	The Honorable Rodney Gilstrap
	United States District Court for the Eastern
	District of Texas

	Sam B. Hall, Jr. Federal Building and United
	States Courthouse
	100 East Houston Street
	Marshall, Texas 75670
	USA
2. Central Authority of the Requested State	National Court Administration
	Attn: Director of International Affairs
	Seocho-daero 219
	Seocho-gu
	Seoul 06590
	Republic of Korea
3. Person to whom the executed request is to	This Court; representatives of the parties as
be returned	indicated below; the witnesses from whom
	evidence is requested as indicated below; and
	such other person(s) that you deem proper.
4. Specification of the date by which the	As soon as reasonably practicable.
requesting authority requires receipt of the	
response to the Letter of Request	Reason for urgency: The court's designated
	deadline for submitting documentary and
	testimonial evidence in this case is July 9,
	2021. Defendants respectfully request prompt
	execution of this Request given the deadline
	above.

In conformity with Article 3 of the Hague Convention on the Taking of Evidence Abroad in Civil or Commercial Matters ("Hague Convention") and Federal Rule of Civil Procedure 28(b) and 28 U.S.C. § 1781(b), the undersigned authority respectfully has the honor to submit the following request:

5.	a.	Requesting Judicial Authority	The Honorable Rodney Gilstrap
		(Article 3, a)	United States District Court for the Eastern
			District of Texas
			Sam B. Hall, Jr. Federal Building and United
			States Courthouse
			100 East Houston Street
			Marshall, Texas 75670
			USA
	b.	To the competent Authority of	Republic of Korea
		(Article 3, a)	
	c.	Name of the case and any	KAIFI LLC v. T-Mobile US, Inc., et al., Case
		identifying number	No. 2:20-cv-00281-JRG, United States
			District Court for the Eastern District of
			Texas.

		WAIRILIC W. C. C. C. L.
		KAIFI LLC v. Verizon Communications, Inc.,
		et al., Case No. 2:20-cv-00280-JRG, United
		States District Court for the Eastern District
		of Texas.
6.	<u> </u>	and their representative (including representatives in
	the requested State) (Article 3, b)	
	a. Plaintiff	KAIFI LLC ("KAIFI")
	Representatives	Enoch H. Liang
		Michael J. Song
		Vincent M. Pollmeier
		LTL ATTORNEYS LLP
		300 S. Grand Ave., 14th Fl.
		Los Angeles, California 90071
		Telephone: (213) 612-8900
		Facsimile: (213) 612-3773
		Email: enoch.liang@ltlattorneys.com
		Email: michael.song@ltlattorneys.com
		Email: vincent.pollmeier@ltlattorneys.com
		Email: vincent.pointeer@itattorneys.com
		Robert Christopher Bunt
		PARKER, BUNT & AINSWORTH PC
		100 E. Ferguson St., Suite 418
		Tyler, Texas 75702
	b. Defendants	Email: rcbunt@pbatyler.com
	b. Defendants	T-Mobile US, Inc. and T-Mobile USA, Inc.
		(collectively, "T-Mobile"); and Verizon
		Communications Inc., Cellco Partnership
		d/b/a Verizon Wireless, Verizon Services
		Corp., Verizon Enterprise Solutions, LLC,
		Verizon Business Global LLC, Verizon
		Business Network Services, LLC, Verizon
		Corporate Services Group, Inc., Verizon Data
		Services, LLC, Verizon Media Inc., and
		Verizon Online, LLC (collectively,
		"Verizon," and collectively with T-Mobile,
		"Defendants").
	Representatives	Josh A. Krevitt
		Benjamin Hershkowitz
		Katherine Q. Dominguez
		Paul J. Kremer
		GIBSON, DUNN & CRUTCHER LLP
		200 Park Avenue
		New York, New York 10166-0193
		Telephone: (212) 351-4000
		Facsimile: (212) 351-4035
		Email: jkrevitt@gibsondunn.com
		Zinani jin v i mengi soonaanin voin

			Email: bhershkowitz@gibsondunn.com Email: kdominguez@gibsondunn.com Email: pkremer@gibsondunn.com Nathan R. Curtis GIBSON, DUNN & CRUTCHER LLP 2001 Ross Avenue Dallas, Texas 75201-2923 Tel: (214) 698-3423 Fax: (214) 571-2961 Email: ncurtis@gibsondunn.com Melissa R. Smith GILLAM & SMITH, LLP 303 S. Washington Ave. Marshall, TX 75670 Telephone: (903) 934-8450 Facsimile: (903) 934-9257 Email: melissa@gillamsmithlaw.com
7.	a.	Nature of the proceedings (divorce, paternity, breach of contract, product liability, etc.) (Article 3, c)	This is a civil action alleging patent infringement under the patent laws of the United States. The above-captioned cases concern the same Plaintiff and the same asserted patent, and thus the information sought in these requests is equally relevant to issues common to both litigations. For convenience and conservation of judicial resources, counsel for T Mobile and Verizon have therefore coordinated to file this single, consolidated set of requests under the Hague Convention applicable to both cases.
	b.	Summary of complaint	The complaint alleges that T-Mobile infringes U.S. Patent No. 6,922,728 (the "728 patent") by making, using, selling, offering to sell, and/or importing certain wireless/cellular instrumentalities. KAIFI alleges it is entitled to damages constituting, in part, a reasonable royalty on a license for the 728 patent. KAIFI also alleges it is entitled to an injunction preventing T-Mobile's alleged continuing infringement of the 728 patent. KAIST is the original assignee named on the face of the 728 patent. The 728 patent was then

		allegedly assigned to Intellectual Discovery Co., Ltd., and then to KAIFI. The complaint alleges that Verizon infringes U.S. Patent No. 6,922,728 (the "728 patent") by making, using, selling, offering to sell, and/or importing certain wireless/cellular instrumentalities. KAIFI alleges it is entitled to damages constituting, in part, a reasonable royalty on a license for the 728 patent. KAIFI also alleges it is entitled to an injunction preventing Verizon's alleged continuing infringement of the 728 patent. KAIST is the original assignee named on the face of the 728 patent. The 728 patent was then allegedly assigned to Intellectual Discovery Co., Ltd., and then to KAIFI.
c.	Summary of defenses	In defense against KAIFI's claims of patent infringement, T-Mobile asserts, inter alia, that it does not infringe any of the claims of the 728 patent. T-Mobile also asserts that KAIFI cannot enforce the 728 patent because it does not own all right, title, and interest in that patent; and that the 728 patent is unenforceable because it does not properly list all inventors. T-Mobile further asserts that the claims of the 728 patent are invalid under at least 35 U.S.C. §§ 102, 103, and 112; are ineligible for patent protection under 35 U.S.C. § 101; and are unenforceable under equitable doctrines that include, but are not limited to, estoppel, unclean hands, waiver, and implied waiver.
		In defense against KAIFI's claims of patent infringement, Verizon asserts, inter alia, that it does not infringe any of the claims of the 728 patent. Verizon also asserts that KAIFI cannot enforce the 728 patent because it does not own all right, title, and interest in that patent; and that the 728 patent is unenforceable because it does not properly list all inventors. Verizon further asserts that the claims of the 728 patent are invalid under at least 35 U.S.C. §§ 102, 103, and 112; are ineligible for patent protection under 35

			U.S.C. § 101; and are unenforceable under equitable doctrines that include, but are not limited to, estoppel, unclean hands, waiver, and implied waiver. Finally, Verizon asserts that the KAIFI's claims for damages are statutorily limited under at least 35 U.S.C. §§ 286 and 287; that KAIFI is barred from recovering costs under 35 U.S.C. § 288; and that claims for relief are limited under the doctrines of full compensation, exhaustion, and/or first sale.
			Jee-young Song has knowledge and information relevant to Defendants' defenses, including Defendants' contentions that the 728 patent is invalid under United States patent law.
	d.	Other necessary information or documents	Jee-young Song's current address is: #13, 4th Floor, Platinum Tower, 398, Seocho-daero, Seocho-gu, Seoul, Republic of Korea
8.	a.	Evidence to be obtained or other judicial act to be performed (Article 3, d)	At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho (the inventor named on the face of the 728 patent) were working together at KAIST in the same department (Electrical Engineering) in the field of wireless communication. Thus, Jee-young Song possesses information relevant to Defendants' defenses to the complaint's allegations of infringement of the 728 patent and other aspects of the underlying case, including but not limited to Defendants' invalidity defenses, unenforceability defenses, and documents relating to the alleged invention(s) of the 728 patent. For example, Jee-young Song possesses knowledge relating to the alleged invention of the 728 patent (including prior art), and inventorship and ownership of the 728 patent. The evidence sought is directly relevant to the issues in dispute.

		Defendants have no recourse to seek this information other than to enlist the aid of this Authority through the Hague Convention.
b.	Purpose of the evidence or judicial act sought	The evidence sought is directly relevant to the issues in dispute. In particular, Defendants seek documents regarding the document requests listed in Attachment A. The relevance of each request is explained below:
		1. KAIST is the original assignee named on the face of U.S. Patent No. 6,922,728 (the "728 patent") (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 25), the location where the 728 patent was purportedly developed, and the employer of Dong-Ho Cho (the "Named Inventor") (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 28, stating that Dong-Ho Cho "is currently a professor of electrical engineering at KAIST" and "has been the Dean of the College of Information Science & Technology at KAIST [and] served as the director of KAIST's Wireless Power Transfer Technology Research Center"). The 728 patent is purportedly "directed to an Internet network connecting and roaming system and method." See KAIFI LLC's Complaint, Dkt. No. 1, ¶ 31. At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho were working together at KAIST in the field of wireless communication in the same department (Electrical Engineering), including joint authorship of multiple publications in the field of wireless communications. Jee-young Song would possess documents showing the time periods during which she was a student, researcher, or other employee at KAIST. This information is relevant at least to Defendants' invalidity and unenforceability defenses. 2. KAIST is the original assignee named on the face of the 728 patent (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 25) and

the location where the 728 patent was purportedly developed (and employer of the Named Inventor) (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 28, stating that Dong-Ho Cho "is currently a professor of electrical engineering at KAIST" and "has been the Dean of the College of Information Science & Technology at KAIST [and] served as the director of KAIST's Wireless Power Transfer Technology Research Center"). The 728 patent is purportedly "directed to an Internet network connecting and roaming system and method." See KAIFI LLC's Complaint, Dkt. No. 1, ¶ 31. At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho were working together at KAIST in the field of wireless communication in the same department (Electrical Engineering), including joint authorship of multiple publications in the field of wireless communications. Jee-young Song would possess documents relating to her duties and responsibilities during her time at KAIST as a student, researcher, or other employee. This information is relevant at least to Defendants' invalidity and unenforceability defenses.

3. KAIST is the original assignee named on the face of the 728 patent (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 25) and the location where the 728 patent was purportedly developed (and employer of the Named Inventor) (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 28, stating that Dong-Ho Cho "is currently a professor of electrical engineering at KAIST" and "has been the Dean of the College of Information Science & Technology at KAIST [and] served as the director of KAIST's Wireless Power Transfer Technology Research Center"). The 728 patent is purportedly "directed to an Internet network connecting and roaming

- system and method." See KAIFI LLC's Complaint, Dkt. No. 1, ¶ 31. At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho were working together at KAIST in the field of wireless communication in the same department (Electrical Engineering), including joint authorship of multiple publications in the field of wireless communications. Thus, Jee-young Song would possess documents relating to her research and other work performed at KAIST. This information is relevant at least to Defendants' invalidity and unenforceability defenses.
- 4. KAIST is the original assignee named on the face of the 728 patent (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 25) and the location where the 728 patent was purportedly developed (and employer of the Named Inventor) (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 28, stating that Dong-Ho Cho "is currently a professor of electrical engineering at KAIST" and "has been the Dean of the College of Information Science & Technology at KAIST [and] served as the director of KAIST's Wireless Power Transfer Technology Research Center"). The 728 patent is purportedly "directed to an Internet network connecting and roaming system and method." See KAIFI LLC's Complaint, Dkt. No. 1, ¶ 31. At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho were working together at KAIST in the field of wireless communication in the same department (Electrical Engineering), including joint authorship of multiple publications in the field of wireless communications. Thus, Jee-young Song would possess documents relating to her work, research, interaction, and relationship with Dong-Ho Cho. This information is relevant at

- least to Defendants' invalidity and unenforceability defenses.
- 5. KAIST is the original assignee named on the face of the 728 patent (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 25) and the location where the 728 patent was purportedly developed (and employer of the Named Inventor) (see KAIFI LLC's Complaint, Dkt. No. 1, \P 28, stating that Dong-Ho Cho "is currently a professor of electrical engineering at KAIST" and "has been the Dean of the College of Information Science & Technology at KAIST [and] served as the director of KAIST's Wireless Power Transfer Technology Research Center"). The 728 patent is purportedly "directed to an Internet network connecting and roaming system and method." See KAIFI LLC's Complaint, Dkt. No. 1, ¶ 31. At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho were working together at KAIST in the field of wireless communication in the same department (Electrical Engineering), including joint authorship of multiple publications in the field of wireless communications. Thus, Jee-young Song would possess presentations, articles, and conference papers that she authored or co-authored allegedly relating to the technology claimed in the alleged invention(s) of the 728 patent. This information is relevant at least to Defendants' invalidity and unenforceability defenses.
- 6. KAIST is the original assignee named on the face of the 728 patent (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 25) and the location where the 728 patent was purportedly developed (and employer of the Named Inventor) (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 28, stating that Dong-Ho Cho "is currently a professor of electrical engineering at KAIST" and "has been the Dean of the College of

Information Science & Technology at KAIST [and] served as the director of KAIST's Wireless Power Transfer Technology Research Center"). The 728 patent is purportedly "directed to an Internet network connecting and roaming system and method." See KAIFI LLC's Complaint, Dkt. No. 1, ¶ 31. At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho were working together at KAIST in the field of wireless communication in the same department (Electrical Engineering), including joint authorship of multiple publications in the field of wireless communications. Thus, Jee-young Song would possess documents referring to her collaboration with Dong-Ho Cho allegedly relating to the technology claimed in the alleged invention(s) of the 728 patent. This information is relevant at least to Defendants' invalidity and unenforceability defenses.

7. KAIST is the original assignee named on the face of the 728 patent (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 25) and the location where the 728 patent was purportedly developed (and employer of the Named Inventor) (see KAIFI LLC's Complaint, Dkt. No. 1, ¶ 28, stating that Dong-Ho Cho "is currently a professor of electrical engineering at KAIST" and "has been the Dean of the College of Information Science & Technology at KAIST [and] served as the director of KAIST's Wireless Power Transfer Technology Research Center"). The 728 patent is purportedly "directed to an Internet network connecting and roaming system and method." See KAIFI LLC's Complaint, Dkt. No. 1, ¶ 31. At or around the time of the alleged invention of the 728 patent, Jee-young Song and Dong-Ho Cho were working together at KAIST in the field of wireless

		communication in the same department (Electrical Engineering), including joint authorship of multiple publications in the field of wireless communications. Thus, Jee-young Song would possess documents referring to her role in projects with Dong-Ho Cho allegedly relating to the technology claimed in the alleged invention(s) of the 728 patent. This information is relevant at least to Defendants' invalidity and unenforceability defenses.
9.	Identity and address of any person to be examined (Article 3, e)	None.
10.	Questions to be put to the persons to be examined or statement of the subject matter about which they are to be examined (Article 3, f)	Not applicable.
11.	Documents or other property to be inspected (Article 3, g)	See Attachment A (Document Requests)
12.	Any requirement that the evidence be given on oath or affirmation and any special form to be used (Article 3, h)	Not applicable.
13.	Special methods or procedure to be followed (e.g., oral or in writing, verbatim, transcript or summary, cross-examination, etc.) (Article 3, i) and 9)	This Letter of Request includes request that Jee-young Song be directed to produce the documents identified in Attachment A (Document Requests).
14.	Request for notification of the time and place for the execution of the Request and identity and address of any person to be notified (Article 7)	This Court respectfully requests that you notify this Court; the representatives of the parties as indicated above; the witness from whom evidence is requested as indicated above; such person(s) that you deem proper; and the attorney named below: Seong-Soo Park Kim & Chang 75, Saemunan-ro (Crescendo Building), Jongno-gu, Seoul, 03182, Korea Tel: +82-2-3703-1870
1.5	Degreet for attendance or morticination of	seongsoo.park@kimchang.com
15.	Request for attendance or participation of judicial personnel of the requesting authority at the execution of the Letter of Request (Article 8)	No judicial personnel of the requesting authority will attend or participate.

16.	Specification of privilege or duty to refuse to give evidence under the law of the State of origin (Article 11, b)	Defendants believe that Jee-young Song does not benefit from any privilege, and does not endorse the assertion of any such privilege or duty.
17.	The fees and costs incurred which are reimbursable under the second paragraph of Article 14 or under Article 26 of the Convention will be borne by:	Defendants will bear the reimbursable costs associated with this request in accordance with the provisions of the Hague Convention. Please contact Defendants' counsel at the addresses set out under paragraph 6.b above, to make any necessary financial arrangements.

DATE (OF REQUEST	2021

The Honorable Rodney Gilstrap
United States District Judge
United States District Court for the Eastern District
of Texas, Marshall Division
Sam B. Hall Jr. Federal Building and United States
Courthouse
100 East Houston Street
Marshall, Texas 75670
United States of America
(signature and seal)

ATTACHMENT A

INSTRUCTIONS

- 1. In responding to the document requests set forth below, please furnish documents in your possession or control.
- 2. Any information provided by you will be treated according to the Protective Order in this case. If requested, the Protective Order will be provided to you separately.

DOCUMENT REQUESTS

REQUEST NO. 1:

The employment and/or enrollment records (or equivalents thereof) showing that you were a student, researcher, or other employee at KAIST between 1998 and 2001.

REQUEST NO. 2:

The job description documents (or equivalents thereof) showing your duties and responsibilities during your time at KAIST as a student, researcher, or other employee between 1998 and 2001.

REQUEST NO. 3:

The research summaries or agendas (or equivalents thereof, such as grant applications) showing the research you performed between 1998 and 2001.

REQUEST NO. 4:

The research summaries or agendas (or equivalents thereof, such as grant applications) showing research you jointly undertook with Dong-Ho Cho between 1998 and 2001.

REQUEST NO. 5:

The presentations, articles, and conference papers that you authored or co-authored relating to technology for roaming or handover between either a Bluetooth or a Wi-Fi network and a cellular network, or between "indoor" and "outdoor" networks as those terms are used in

U.S. Patent No. 6,922,728, whether published or not, prior to 2002.

REQUEST NO. 6:

Your research documents or other work documents referring to collaboration with Dong-Ho Cho relating to technology for roaming or handover between either a Bluetooth or a Wi-Fi network and a cellular network, or between "indoor" and "outdoor" networks as those terms are used in U.S. Patent No. 6,922,728, prior to 2002.

REQUEST NO. 7:

Your engineering and laboratory notebooks (or equivalents thereof, such as log books, record books, memoranda, technical reports, diaries, calendars, or test results) concerning technology for roaming or handover between either a Bluetooth or a Wi-Fi network and a cellular network, or between "indoor" and "outdoor" networks as those terms are used in U.S. Patent No. 6,922,728, prior to 2002.